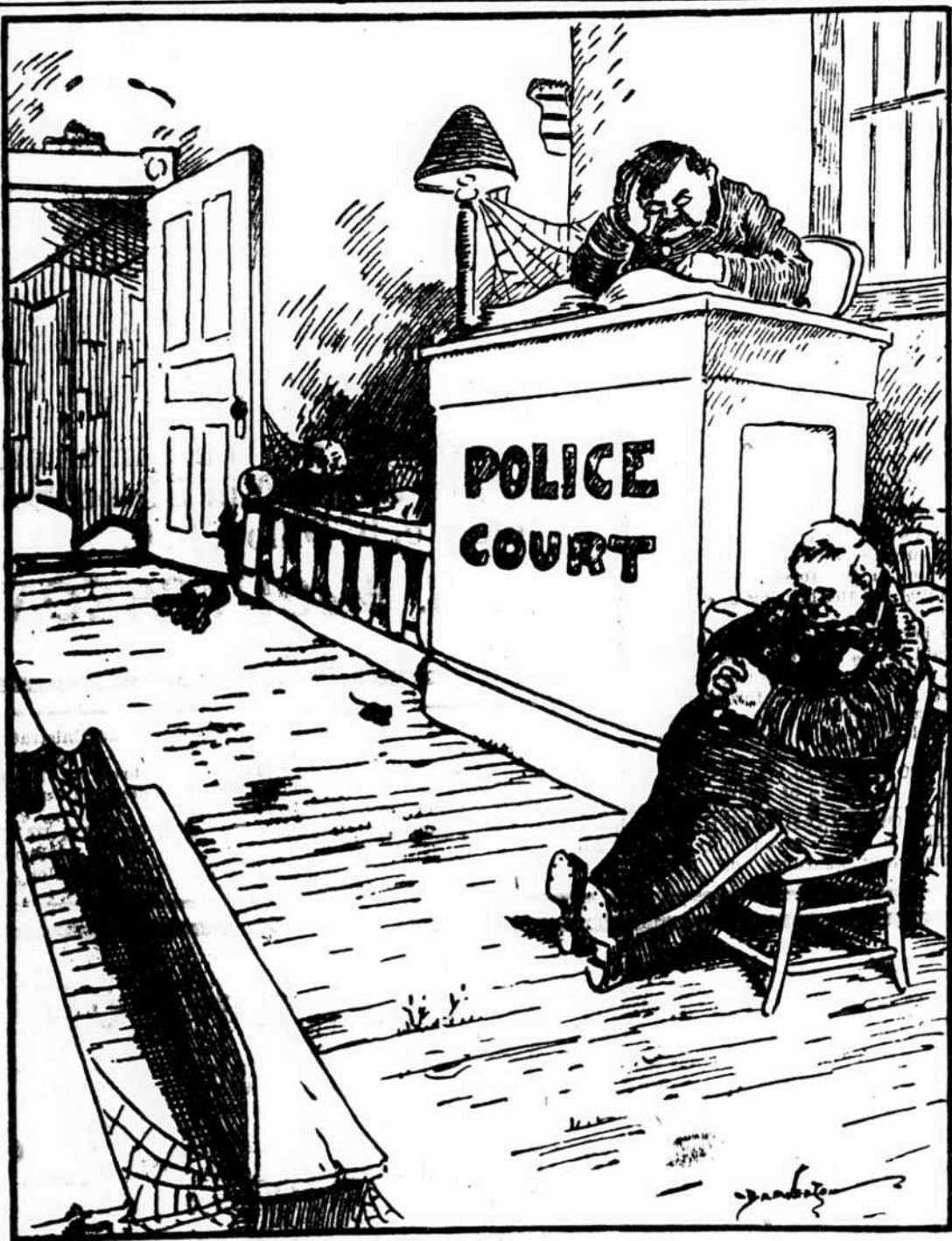


NO BEER,--NO WORK!



SOUTH, STRONGHOLD OF PROHIBITION, AGAIN CALLED ON AS TORCH BEARER IN FINAL FIGHT WITH LIQUOR TRAFFIC

Seven-Day Campaign for Funds to Begin January 16, When the National Amendment Goes Into Effect—Anti-Saloon League Marshals Forces for Great Movement to Finish the Job—World Dry by 1930, is Aim.

IN the early stages of the fight for national prohibition the states of the south took the lead and have maintained it in all the trying years in which the dry forces have been locked in a death struggle with the forces behind the liquor traffic in this country.

As a section the south was the first to clear itself of the stain of the liquor traffic and has been no small factor in giving its moral and financial support in the successful battles which other sections of the country have waged against this traffic and which definitely becomes outlawed in America with the constitutional amendment that becomes operative January 16.

And now the south is called upon to take the lead in the World Prohibition Campaign under the direction of E. Y. Clarke, of Atlanta, which comes as a logical and absolutely necessary result of the enactment of prohibition laws, both state and national, and the companion measures which aim at their proper enforcement.

"Finish the Job"

"Let's enforce prohibition and finish the job," has become the slogan and the watchword of those in charge of the campaign to enforce prohibition in this country. The speed and effectiveness with which this work is done depends almost entirely upon the spirit and the extent of the co-operation of those who have made possible the results already achieved.

The placing of the prohibition laws and measures for their enforcement upon the statute books by no means finished the job. There is still a vast amount of work to be done before the liquor forces confess defeat and retire from the field.

While the saloon has been legislated out of business, it is making a determined effort to come back, and it is the purpose of the World Prohibition Campaign to see that it doesn't come back.

The Liquor Propaganda

When the Eighteenth amendment to the constitution was passed well-meaning friends of Prohibition said: "Our nation now is legally dry; the cause of prohibition has triumphed; the fight is won and we are through with it."

The intensive campaign of the liquor interests to nullify Prohibition is the answer. Their propaganda organization has been equalled only by that of the German government.

Even the most casual reader of the news of the day realizes that Prohibition has its hardest fight ahead. The liquor traffic is waging at the polls, in the courts and in the public press the most desperate and determined fight in its history.

To those who think America now is "dry," all that is necessary is a glance around you. Reports are coming daily of the death of one or more persons from drinking wood alcohol and other dangerous concoctions sold under the guise of corn whisky, and the activities of the so-called "blind-tigers" were never so pronounced in the history of the country as at the present time.

Elihu Root Leads Wets

And this is the very condition that is sought and is being encouraged by the liquor interests. They are being advised by learned and highly paid counsel, led by Elihu Root, to use every means in their power to make Prohibition a by-word and to make conditions under Prohibition so intolerable and the violations of the law so flagrant and the lack of law enforcement so notorious that the people will become disgusted with the situation and demand a return to the licensed saloon.

It is the plan and purpose of the World Prohibition Campaign, in so far as America is concerned, to acquaint the people of this country with this situation and to open their eyes and keep them open to the subtle propaganda campaign which is being waged by the liquor interests.

They are spreading the report and encouraging the belief that the Prohibition forces now will turn their attention to legislation against tobacco, tea and coffee.

No War On Tobacco

In this connection Judge Nash R. Broyles, chief justice of the Georgia Court of Appeals, says:

"The agitation as to prohibition of tobacco is camouflage to handicap the enforcement of the liquor prohibition laws. The persistent propaganda by the National Tobacco League to the effect that the Anti-Saloon League is backing an anti-tobacco campaign is entirely unfounded."

The prohibition campaign asks nothing more nor less than enforcement of the Prohibition laws already on the statute books and the enactment of further legislation to strengthen them. The campaign does not propose to

interfere with individuals. It is intended largely as a campaign of education. Literature to counteract the propaganda of the wets, who are seeking to nullify the prohibition acts, is being disseminated, meetings will be held, and dry candidates will be supported against the candidates of the wets for every political office from President downward.

In addition to enforcing Prohibition in this country the aim of the Anti-Saloon League is World-wide Prohibition by 1930. To accomplish this the Prohibition forces not only have to combat the liquor forces already entrenched in Europe, Mexico, South and Central America, China, Cuba and other countries, but must fight the additional influence of the American distillers who, driven from this country, are seeking footholds in other lands.

Campaign Begins Jan. 16

This great work will require a large expenditure of funds, the active campaign for which will begin January 16, when the National Prohibition Amendment goes into effect, and will continue one week.

For the purpose of carrying on this educational campaign organizations, state, county and city, are being perfected in Georgia, South Carolina, Alabama, Florida, Mississippi and Tennessee.

Judge Nash R. Broyles of Atlanta, chief justice of the Georgia Court of Appeals, is state chairman of the campaign in Georgia.

In Tennessee the state chairman is Former United States Senator W. R. Webb, one of the leading educators of the south, and head of the Webb School at Bell Buckle.

Prof. J. G. Clinkscales of Spartanburg is state chairman for South Carolina. Prof. Clinkscales is prominent in educational circles and is president of Wofford College.

L. B. Musgrove of Jasper is state chairman for Alabama. Mr. Musgrove is one of the leading men in the state and for twenty-five years has been a forceful leader for temperance.

The state chairman for Florida is H. B. Minium of Jacksonville. Mr. Minium is one of the leading bankers of the state and is president of the United Trust Company.

A. L. Watkins of Jackson, president of Millsap College, is state chairman for Mississippi.

CREDITOR'S NOTICE.

Having qualified as administrator of the estate of Mrs. W. W. Hamilton Sr., deceased, notice is hereby given that all persons holding claims against the estate are hereby notified to present same duly authenticated within the time provided by law or this notice will be plead in bar of their recovery. All persons indebted to the said estate are hereby notified to make immediate payment to the undersigned administrator.

A. P. BETHEA,
Administrator.

1 22 3t.

CREDITOR'S NOTICE.

Having qualified as executor of the last will and testament of Estha Scott, deceased, notice is hereby given that all persons holding claims against the estate are hereby notified to present same duly authenticated within the time provided by law or this notice will be plead in bar of their recovery. All persons indebted to the said estate are hereby notified to make immediate payment to the undersigned administrator.

S. D. GRAHAM,
Administrator.

1 22 3t.

SUMMONS FOR RELIEF.

State of South Carolina,
County of Dillon.

Court of Common Pleas.

M. G. Scott, James Scott, Vink Scott, Jennie Scott, Bennie Scott, Danny Scott and Joe Scott, Plaintiffs,

vs.

Gillis Scott, Orpie King, Sam Scott, Edgar Scott, Claude Scott, Spencer Scott, Ella Goodyear, Lessie McDaniel, Bessie Scott, Olive Humphrey, Lee Humphrey, Sim Scott, Boyd Ford, Daniel Ford, Mattie Scott, Alice Jackson, Dora Harrelson, Kate Harrelson, J. M. Ford, Ernest Ford, R. V. Ford, Meekie Hutchenson and Foster Ford, Defendants.

To the Defendants Above Named:

You are hereby summoned and required to answer the complaint in this action, which is filed in the office of the Clerk of the Court of Common Pleas for the said county, and to serve a copy of your answer to the said complaint on the subscriber at his office at Dillon, S. C. within twenty days after the service hereof, exclusive of the day of such service, and if you fail to answer the complaint in the time aforesaid the plaintiffs in this action will apply to the court for the relief demanded in the complaint.

L. B. HASELDEN,

Attorney for Plaintiffs.

Dated at Dillon, S. C.

December 16th, 1919.

Correct Attest:

JNO. C. BETHEA,
Clerk Court Common Pleas.

1 1 6t.

NOTICE OF FINAL DISCHARGE.

Notice is hereby given that Robert L. Bethea, administrator of the estate of Richard Bethea, deceased, has made application unto me for final discharge as administrator and that February 17th, at 10 a. m. in the forenoon has been appointed for the hearing of the said petition.

All persons holding claims against the said estate are requested to file them with the executors, on or before 10 a. m. in the forenoon on February 17th, or this notice will be plead in bar of their recovery.

JOE CABELL DAVIS,
Judge of Probate,
Dillon County.

1 22 4t.

NOTICE OF FINAL DISCHARGE.

Notice is hereby given that Julia A. Romans, administratrix of the estate of W. B. Romans, deceased, has made application unto me for final discharge as such administratrix and that February 18, 1920, at 10 a. m. in the forenoon has been appointed for the hearing of the said petition.

All persons holding claims against the said estate are requested to file them with the administratrix on or before 10 a. m. in the forenoon on February 18th, or this notice will be plead in bar of their recovery.

JOE CABELL DAVIS,
Judge of Probate,
Dillon County.

1 22 4t.

CREDITOR'S NOTICE.

Having qualified as executor of the estate of Julia Ann Harrelson, deceased, notice is hereby given that all persons holding claims against the estate are hereby notified to present same duly authenticated within the time provided by law or this notice will be plead in bar of their recovery. All persons indebted to the said estate are hereby notified to make immediate payment to the undersigned administrator.

GEO. R. HARRELSON,
Administrator.

1 22 3t.

NOTICE OF FINAL DISCHARGE.

Notice is hereby given that Lattie B. Page, administratrix of the estate of Inman O. Page, deceased, has made application unto me for final discharge as such administratrix and that Tuesday, February 24th, 1920, at 10 a. m. in the forenoon has been appointed for the hearing of said petition.

All persons holding claims against the said estate are requested to file them with the administratrix on or before 10 a. m. in the forenoon on Tuesday, February 24th, or this notice will be plead in bar of their recovery.

JOE CABELL DAVIS,
Judge of Probate,
Dillon County.

1 15 4t.

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